



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

OFFICE OF
CHEMICAL SAFETY AND
POLLUTION PREVENTION

January 21, 2011

DP BARCODE: D384015

MRID: N/A

SUBJECT: Ultimate Clean

REG. NO. OR FILE SYMBOL: 4582-72

DOCUMENT TYPE: Product Chemistry Review

Manufacturing-use [] OR End-use Product [X]

INGREDIENTS (PC Codes): 128929

CAS Number: 79-33-4

TEST LAB: N/A

SUBMITTER: Colgate-Palmolive Company

GUIDELINE: N/A

COMMODITIES: Formulation

REVIEWER: Chris Jiang CJ

ORGANIZATION: AD

APPROVER: Karen P. Hicks

APPROVED DATE: 11/21/11

COMMENT:



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MEMORANDUM

Subject: Review for 4582-72

From: Chris Jiang, Chemist
Chemistry and Toxicology Team
Product Science Branch
Antimicrobials Division (7510P)

Thru: Karen P. Hicks, CT Team Leader
Chemistry and Toxicology Team
Product Science Branch
Antimicrobials Division (7510P)

To: Jacqueline Campbell-McFarlane PM 34
Regulatory Management Branch II
Antimicrobials Division (7510P)

Applicant: Colgate-Palmolive Company

Chris Jiang
1/21/11

Chris Jiang
for KPH 1/21/11

Formulation from Label

<u>Active Ingredient(s)</u>	<u>% by wt.</u>
L-Lactic acid	2.00 %
<u>Inert Ingredients</u>	98.00 %
Total	100.00 %

BACKGROUND:

The registrant has submitted Confidential Statements of Formula to create alternate formulations 13 and 14 of this dish liquid. This reviewer has added a label to the package.

FINDINGS:

1. The concentration of the active ingredient on the Confidential Statements of Formula (CSFs dated 10/15/10) is consistent with the label declaration.
2. The first trade name listed on the Confidential Statement of Formula is not approved for use in pesticidal products. The registrant must have the supplier send the complete compositional information of this ingredient to the Agency. This information must include the product name (which must exactly match the name on the CSF), manufacturer name/address and complete chemical composition including the chemical name, CAS Reg. No. and percentage by weight for each component of the mixture. This information must be typed on manufacturer's letterhead and accompanied by a signature. MSDSs are unacceptable because they often do not contain sufficient information.
3. The wider certified limits for the requested ingredients were previously approved. All other limits are acceptable.

CONCLUSIONS:

Product Science Branch of Antimicrobials Division finds the CSFs for 4582-72 to be unacceptable for the reasons discussed in the findings. The registrant must remedy the issues discussed in the findings.